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ARTMENT OF COMMERCE PATENT AND TRADEMARK OFFIC FORM PTO-1390 (REV 11-98) SCBREV-223 TRANSMITTAL LETTER TO THE UNITED STATES DESIGNATED/ELECTED OFFICE (DO/EO/US) U.S. APPLICATION NO. (If known, see 37 CFR 1.5) CONCERNING A FILING UNDER 35 U.S.C. 371 INTERNATIONAL FILING DATE INTERNATIONAL APPLICATION NO. 28 August 1997 11 August 1998 PCT/IT98/00231 TITLE OF INVENTION TRANSGENIC ANIMALS FOR THE STUDY OF BIOLOGICAL, PHYSICAL AND CHEMICAL TOXIC AGENTS SACCO, Maria Grazia; ZECCA, Luigi; BROMLEY, Peter; RONCUCCI, Romeo (Deceased); APPLICANT(S) FOR DO/EO/US CLERICI, Libero A.; and VEZZONI, Paolo Applicant herewith submits to the United States Designated/Elected Office (DO/EO/US) the following items and other information: This is a FIRST submission of items concerning a filing under 35 U.S.C. 371. This is a SECOND or SUBSEQUENT submission of items concerning a filing under 35 U.S.C. 371. This express request to begin national examination procedures (35 U.S.C. 371(f)) at any time rather than delay examination until the expiration of the applicable time limit set in 35 U.S.C. 371(b) and PCT Articles 22 and 39(1). A proper Demand for International Preliminary Examination was made by the 19th month from the earliest claimed priority date. A copy of the International Application as filed (35 U.S.C. 371(c)(2)) (Publ. No. WO 99/11772) 5. X is transmitted herewith (required only if not transmitted by the International Bureau). has been transmitted by the International Bureau. is not required, as the application was filed in the United States Receiving Office (RO/US). A translation of the International Application into English (35 U.S.C. 371(c)(2)). Amendments to the claims of the International Application under PCT Article 19 (35 U.S.C. 371(c)(3)) are transmitted herewith (required only if not transmitted by the International Bureau). have been transmitted by the International Bureau. have not been made; however, the time limit for making such amendments has NOT expire have not been made and will not be made. A translation of the amendments to the claims under PCT Article 19 (35 U.S.C. 371(c)(3)). An oath or declaration of the inventor(s) (35 U.S.C. 371(c)(4)). A translation of the annexes to the International Preliminary Examination Report under PCT Article 10 (35 U.S.C. 371(c)(5)). Items 11. to 16. below concern document(s) or information included: An Information Disclosure Statement under 37 CFR 1.97 and 1.98. An assignment document for recording. A separate cover sheet in compliance with 37 CFR 3.28 and 3.31 is included. A FIRST preliminary amendment. A SECOND or SUBSEQUENT preliminary amendment. A substitute specification. A change of power of attorney and/or address letter. 16. X Other items or information: (A) Formal Drawings - Four (4) Sheets containing Figs. 1A-C and 2-4; Copy of PCT Request, as filed; (B) Copy of International Search Report, including references cited therein; Copy of International Preliminary Examination Report; (E) Copy of Letter dated 11 February 2000 to the International Bureau of WIPO from applicants' Italian attorneys identifying the heirs of Romeo RONCUCCI,

(F) The addresses of the applicants are as stated on the attached unexecuted

Declarations.

5!! Decide CT/PTO 28 FEB 2000

U.S. APPLICATION 100	knglwn. sce 37.CFR;(5)	INTERNATIONAL APPLICATION NO. PCT/IT98/0	0231		ATTORNEY'S DOCI	KET NUMBER BREV-223
17. X The following fees are submitted:					LCULATIONS	PTO USE ONLY
BASIC NATIONAL FEE (37 CFR 1.492 (a) (1) - (5)):						
Neither international preliminary examination fee (37 CFR 1.482)						
nor international search fee (37 CFR 1.445(a)(2)) paid to USPTO and International Search Report not prepared by the EPO or JPO						
International preliminary examination fee (37 CFR 1.482) not paid to USPTO but International Search Report prepared by the EPO or JPO \$840.00						
International preliminary examination fee (37 CFR 1.482) not paid to USPTO but international search fee (37 CFR 1.445(a)(2)) paid to USPTO\$760.00						
International preliminary examination fee paid to USPTO (37 CFR 1.482) but all claims did not satisfy provisions of PCT Article 33(1)-(4)						
International preliminary examination fee paid to USPTO (37 CFR 1.482) and all claims satisfied provisions of PCT Article 33(1)-(4)						
ENTER APPROPRIATE BASIC FEE AMOUNT =					840.00**	
Surcharge of \$130.00 for furnishing the oath or declaration later than 20 months from the earliest claimed priority date (37 CFR 1.492(e)).					-0-	
CLAIMS	NUMBER FILED	NUMBER EXTRA	RATE			<u> </u>
Total claims	12 - 20	= 0	X \$18.00	\$	-0-**	1
Independent claims		The state of the s	X \$78.00	\$	-0-**	
MULTIPLE DEPI	ENDENT CLAIM(S) (if ap	plicable)	+ \$260.00	\$	-0-**	
TOTAL OF ABOVE CALCULATIONS =				\$	840.00**	
Reduction of 1/2 for filing by small entity, if applicable. A Small Entity Statement must also by filed (Note 37 CFR 1.9, 1.27, 1.28).				\$	-0-	
SUBTOTAL =				\$	840.00**	
Processing fee of \$130.00 for furnishing the English translation later than 20 30 months from the earliest claimed priority date (37 CFR 1.492(f)).				\$	- 0 -	
TOTAL NATIONAL FEE =				\$	840.00**	
Fee for recording the enclosed assignment (37 CFR 1.21(h)). The assignment must be accompanied by an appropriate cover sheet (37 CFR 3.28, 3.31). \$40.00 per property				\$	- 0 -	
TOTAL FEES ENCLOSED =				\$	840.00**	
**Filing Fee calculated after entry of the Preliminary Amendment filed herewith which deletes multidependencies.				Ame	ount to be: refunded	\$
					charged	\$
a. X A check in the amount of \$ 840.00 to cover the above fees is enclosed.						
b. Please charge my Deposit Account No in the amount of \$ to cover the above fees. A duplicate copy of this sheet is enclosed.						
c. X The Commissioner is hereby authorized to charge any additional fees which may be required, or credit any overpayment to Deposit Account No						
NOTE: Where an appropriate time limit under 37 CFR 1.494 or 1.495 has not been met, a petition to revive (37 CFR 1.137(a) or (b)) must be filed and granted to restore the application to pending status.						
SEND ALL CORRESPONDENCE TO: WHISENHUNT, Fred S.						
GRIFFIN, BUTLER, WHISENHUNT & SZIPL, LLP SIGNATU				RF.	, , , , , , , , , , , , , , , , , , ,	
GRIFFIN, B	UTLER, WHISENHUN	r & SZIPL, LLP	SIGNATUI	··		
Suite PH-1	UTLER, WHISENHUN , 2300 Ninth Stre	r & SZIPL, LLP eet, South	7)	NHUNT	r, Fred S.	j
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BIANC ETTI • BRACCO • A NO

STUDIO CONSULENZA BREVETTUALE

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FABRIZIO MINOJA Dr. Chemistry

PAOLO BANFI Dr. Medicinal Chemistry

Attn.: M. Abidine International Bureau of WIPO 34, Chemin des Colombettes **1211 GENEVA 20** Switzerland

Milano.

11 February, 2000

Your ref.

Our ref.

(to be indicated iSCB451PCT/vmf/ap

By Fax

Dear Sirs.

International patent appl N. PCT/IT98/00231 RE:

filed on 11 August 1998

in the name of CONSIGLIO NAZIONALE DELLE RICERCHE et al.

In accordance with Rule 92.bis1(a), I hereby inform you that the heirs of the deceased inventor/applicant for US, RONCUCCI Romeo, are:

RONCUCCI Sylvie

residing in

via Thaon di Revel, 12

20159 MILANO

Italy

Maria Novella CASTAGNOLI as guardian of the minor

- **RONCUCCI** Rachele 2.
- 3. RONCUCCI Régine

both residing in

via Ungaretti 17

20028 SAN VITTORE OLONA (MI)

Italy

both of Italian nationality.

BIANC JETTI · BRACCO · /. INOJA

STUDIO CONSULENZA BREVETTUALE

Anne Georgette Cristiane DELACHET as guardian of the minor

4. RONCUCCI Roxanne

residing in Avenue Brancolard 119/A

The straight of the

NICE :

France.

The four named heirs are applicants for the United States of America only and have appointed the undersigned to act for the above case before all the competent International Authorities.

Would you kindly update your files accordingly. Thanking for your attention, I remain,

Yours faithfully,
BIANCHETTI BRACCO MINOJA
Fabrizio Minoja